Approved For please 200517702 CIA-RDP84-00709R0 00070235-2

OGC Has Reviewed

			C Walmany 1040
25X1			7 February 1949
	Office of the General Counse	1	
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am forwarding herewith your copy of letter of temporary appointment of as an employee of CIA, appointment of as an employee of CIA, as an employee of CIA, effective 12 September 1940, this has been superseded by permanent letter of appointment, the original and copies of which are in your possession.

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- tax problem, it may be stated generally that if a non-resident alien is not engaged in business or trade in the United States but receives fixed or determinable income from sources within the United States, this income is subject to United States the United States, this income is subject to United States Income Tax and provisions are ordinarily made for with-lolding this tax at the sources. Such income includes holding this tax at the sources. Such income includes interest, dividends, rents, salaries, wages, premiums, interest, dividends, rents, salaries, wages, premiums, and interest, and income.
- 3. The manner of computing the tax of a non-resident alien who is not engaged in a trade or business in the United States depends on whether the total of his fixed or determinable income from sources within the United States exceeds winable income from sources within the United States exceeds \$15,400 in the taxable year. If such income is not more than \$15,400 the income is taxed at a flat rate of thirty per cent (30%).

arise from a section of the Income Tax Regulations which state that an alien whose stay is limited to a definite period by the immigration laws is not a resident of the period States "in the absence of exceptional circumstances." United States "in the absence of exceptional circumstances." An alien, by reason of his alienage, is presumed to be a non-resident alien.

5. In general, the source of income consisting of compensation for labor or personal services is the place where the labor or services are performed, regardless of the residence of the payer, the place where the contract the residence of the payer, the place where the contract was made, or the place of payment. If work is to be perwas made, or the place of payment. If work is to be perwas made, or the place of payment.

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and no accurate segregation can be made, the Regulations require that an allocation be made on the basis of time spent in the United States.

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determine
liability under the Pederal tax
laws. Whether the income received for personal services
rendered in the United States should be subject to withhelding tex or should be the personal responsibility of
as a non-resident alien would appear to involve
considerations with which your office is not directly
concerned.

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